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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/987,405	11/14/2001	Toshiaki Miyagi	MA-509-US	7051	
21254	7590 03/09/2006		EXAM	INER	
MCGINN INTELLECTUAL PROPERTY LAW GROUP, PLLC			OUELLETTE, JONATHAN P		
8321 OLD CO SUITE 200	321 OLD COURTHOUSE ROAD		ART UNIT	PAPER NUMBER	
VIENNA, V	VIENNA, VA 22182-3817			3629	
			DATE MAILED: 03/09/2000	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/987,405	MIYAGI, TOSHIAKI	
Office Action Summary	Examiner	Art Unit	
·	Jonathan Ouellette	3629	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailoug date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. C (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 14 No. This action is FINAL. 2b) ☑ This Since this application is in condition for allowant closed in accordance with the practice under E.	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
 4) Claim(s) 1-22 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-22 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 			
Application Papers			
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the consequence of the second state of the second sta	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No d in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary		
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>20040420</u>. 	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te atent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. <u>Claims 1, 4, 8, 10, 12, 15, and 17-22</u> are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. The claims are generally narrative and indefinite, failing to conform with current U.S. practice. They appear to be a literal translation into English from a foreign document and are replete with grammatical and idiomatic errors.
- 4. The independent claims disclose a system/method for providing map information to a user; wherein the user is charged for information that was not been previously registered (paid for) by an information provider (advertiser). However, the format of the independent claims are hard to follow and understand (second step previous to first step, etc.) and can easily be misconstrued as selling a "destination" to a user (tickets, etc.), instead of map information directed towards a destination.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the

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prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 6. <u>Claims 1-22</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Stuntebeck et al. (US 6,065,016) in view of Dunworth et al. (US 5930474).
- 7. As per independent Claims 1, 4, 8, 10, 12, 15, and 17-22, Stuntebeck discloses a map information providing device (system, method program) for providing map information of a destination a user wants (Universal directory including map information, abstract, C2 L30-36), in response to a request from a user terminal device through a network, comprising: means for registering a destination which a map information provider originally selects (UDS Database); and means for checking whether the requested destination is the initial information or the supplemental/additional information when the map information of the destination is requested by the user terminal device, as the result, when the destination proves to be the initial information, providing the map information free of charge (flat rate no charge for separate search, C6), while when the destination proves to be the supplemental/additional information (C6, two-tiered price structure), notifying the user terminal device of the effect that the second destination is with a charge, so to confirm a user's will to pay for the charge, and when acceptance of the payment is confirmed by the user terminal device, performing billing processing and providing the map information (C6, upon confirmation providing supplemental information), while when refusal of the payment is confirmed by the user terminal device, finishing a connection.

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8. Stuntebeck fails to disclose wherein the first initial or first set of information is paid for by the advertiser, or dealer who is under contract with a map information provider to be published on a map as map information.

- 9. However, Dunworth discloses wherein the advertiser/information provider pays for the directory service (yellow pages / map information) to be provided to the user (Fig.17, Ext. Price; C24 L29-67, C25 L1-20, Yellow Pages Database, price the publisher charges the advertiser), and it would have been obvious to one of ordinary skill in the art at the time the invention was made to include the provider paid information as a level or set of information requested by the customer.
- 10. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included wherein the first initial or a set of information is paid for by the dealer who is under contract with a map information provider to be published on a map as map information (provider paid information), as disclosed by Dunworth in the system disclosed by Stuntebeck, for the advantage of providing a map information providing system/method with the ability to increase customer service by subsidizing the cost for information, and increasing business effectiveness by creating multiple sources of income (information providers / information users).
- 11. As per Claim 2, Stuntebeck and Dunworth disclose means for checking whether the requested destination is the first destination or the second destination when the map information of a destination is requested by the user terminal device (Stuntebeck: Fig.2, abstract, C2 L30-36).

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12. As per Claims 3, 6, 9, 11, 13, and 16, Stuntebeck and Dunworth disclose wherein said map information providing means creates and provides the map information with a mark attached to the corresponding destination when providing the map information (Dunworth: Graphically display maps with Points of Interest (POIs), C11-C12).

- 13. As per Claim 5, Stuntebeck and Dunworth disclose wherein said map information providing means further includes a function of creating and providing the map information including all the destinations on the same map when there is a request for two or more destination requiring the map information (Dunworth: Graphically display maps with Points of Interest (POIs), C11-C12).
- 14. As per Claims 7 and 14, Stuntebeck and Dunworth disclose wherein said map information providing means further includes a function of creating and providing the map information including all the destinations on the same map when there is a request for two or more destinations requiring the map information, and creates and provides the map information with a mark attached to the corresponding destination when providing the map information (Dunworth: Graphically display maps with Points of Interest (POIs), C11-C12).

Conclusion

- 15. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 16. The following non-patent literature is cited to show the best non-patent literature prior art found by the examiner:

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Switchboard, Inc. Teams With Be Free, Inc. to Launch Performance-Based Affiliate Marketing Program." Business Wire, November 8, 2000.

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Switchboard discloses an online system for searching and displaying directory and map information to users.

- 17. Additional Literature has been referenced on the attached PTO-892 form, and the Examiner suggests the applicant review these documents before submitting any amendments.
- 18. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Ouellette whose telephone number is (571) 272-6807. The examiner can normally be reached on Monday through Thursday, 8am 5:00pm.
- 19. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on (571) 272-6812. The fax phone numbers for the organization where this application or proceeding is assigned (571) 273-8300 for all official communications.
- 20. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Office of Initial Patent Examination whose telephone number is (703) 308-1202.

March 2, 2006

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Jonathan Ouellette
Patent Examiner
Technology Center 3600